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3	UNITED STATES DISTRICT COURT
4	DISTRICT OF NEVADA
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6	CALEB BROUK,
7) 2:11-cv-01930-PMP-VCF Plaintiff,)
8	vs. ORDER
9	GRANITE GAMING CROUP I, LLC, et) al.,
11	Defendants.
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13	Before the Court for consideration is Plaintiff's Motion in Limine #7 To Preclude
14	Defendants From Referencing Judicially Imposed Liquidated (Double) Damages (Doc. #84)
15	filed December 11, 2013.
16	As noted in Defendants' Response (Doc. #93), whether to award liquidated
17	damages, or to apply a good faith defense to such damages, is a question for the Court to
18	decide, not the jury. Therefore, it would be unnecessary, and potentially confusing or
19	prejudicial, for either Party to reference the availability of "liquidated damages" before the
20	jury.
21	IT IS THEREFORE ORDERED that to the extent Plaintiff's Motion in Limine
22	#7 (Doc. #84) seeks to preclude Defendants from referencing liquidated damages before the
23	jury, said Motion is GRANTED.
24	DATED: January 13, 2014.
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26	PHILIP M. PRO United States District Judge